Order

Michigan Supreme Court Lansing, Michigan

July 10, 2015

151479-81 & (51)(52)

Robert P. Young, Jr., Chief Justice

Stephen J. Markman Mary Beth Kelly Brian K. Zahra Bridget M. McCormack David F. Viviano Richard H. Bernstein, Justices

SHELBY BAUMGARTNER, LORETTA COLE and MARGARET SIBLE,

Petitioners-Appellants,

V

SC: 151479 COA: 313945

State Tenure Commission: 12-001101-ED

PERRY PUBLIC SCHOOLS, Respondent-Appellee.

SARA AUBERT, PHILIP DAVID, PAULA JUSTIN, KELLEE BEILFUSS, LISA BEILFUSS and KAREN KNAPP,

Petitioners-Appellants,

V

SC: 151480 COA: 314158

State Tenure Commission: 12-000016-ED

REED CITY AREA SCHOOLS BOARD OF EDUCATION,

Respondent-Appellee.

CARMEN ADAMO WRIGHT,
Petitioner-Appellant,

V

SC: 151481 COA: 314696

State Tenure Commission: 12-000011-ED

BOARD OF EDUCATION OF THE FLINT COMMUNITY SCHOOLS,

Respondent-Appellee.

On order of the Court, the motion for immediate consideration is GRANTED. The application for leave to appeal the March 12, 2015 judgment of the Court of Appeals is considered, and it is DENIED, because we are not persuaded that the questions presented should be reviewed by this Court. The motion to stay the precedential effect of the published opinion of the Court of Appeals is DENIED.

BERNSTEIN, J., would grant leave to appeal.



I, Larry S. Royster, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

July 10, 2015

